

1 SUSAN RAFFANTI, SBN 120993
2 483 - 9th Street, Suite 200
3 Oakland, CA 94607
(510) 451-2825 tel.
(510) 225-3945 fax
sraffanti@gmail.com

4 Attorney for Defendant
5 LAURA CATON

6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE NORTHERN DISTRICT OF CALIFORNIA

8
9 United States of America,) No. CR-10-00395 PJH
10 Plaintiff,)
11 vs.) **STIPULATION FOR ORDER AND
12 LAURA CATON,) ORDER ALLOWING DEFENDANT TO
13 Defendant.) TRAVEL**
14

15
16 GOOD CAUSE APPEARING, IT IS HEREBY STIPULATED by the parties through
17 their counsel that defendant LAURA CATON may travel to the Wisconsin, leaving this District
18 on November 20, 2011, and returning on November 25, 2011.

19 United States Pretrial Service Officer for Paul Mamaril does not oppose Ms. Caton's
20 travel as proposed by this stipulation, assuming her continued compliance with the pretrial
21 conditions of release. Ms. Caton has already provided her itinerary and contact information to
22 Mr. Mamaril. In addition, Ms. Caton is to communicate with the supervising Pretrial Services
23 Officer during and immediately after her travel, as directed by Pretrial Services.
24

1 All other terms of Ms. Caton's initial pretrial release shall remain in effect.
2

3 SO STIPULATED.
4

5
6 Dated: October 31, 2011
7

/s/
8 KESLIE STEWART
9 Assistant United States Attorney
10

11 Dated: October 31, 2011
12

/s/
13 SUSAN RAFFANTI
14 Attorney for Defendant
15 LAURA CATON
16

17 SO ORDERED.
18

19 Dated: 11/15/11
20

21 
22 The Honorable Magistrate Judge
23 DONNA RYU
24